Exhibit "U"

Part 5

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Gardens, ork and of Newburgh Kingswood Gar of Ne Town residing at F ge and State #2, at RD residing at Orange GRAHAM, O.F 44 0 ORD S. Gr County c s wife, State Ŋ CLIFFORD Windsor, co and GRAHAM, Orange Between Town of New |
ELEANOR C. G:
County of Or

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Newburgh οĘ Town #2, 品 at residing GRAHAM, ပံ ELEANOR

York, New ΨO State and Orange O.F County

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Case 7:07-cv-02881-CS

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of the United States, moneylawful

hereby grant and release unto the part Y

second part, and assigns of the part, the second \triangleright paid by the part of the se heirs her

Document 44

being des the and and with bounded a land, that certain plot, piece or parcel of land and improvements thereon exected masituate, n of cornwall, Orange County, New York, bou follows: buildings an in the Town 118 р В in the cribed

300 the ſΩ northwest lands lands along Ŋ ¥ O measured οŧ line ⋈ the 00 easterly boundary on forming 110 stant stone wall S (1)di. two stone walls feet thence ีน the 128.0 stake set in runs in being being and οĘ OR FORMERY OF HOWARD O. BENEDICT land intersection point ಗ ц Bundy's BEGINNING said Bundy, said W from the υĘ David corner . 00 ο£

Page 2 of 7

Filed 01/09/2008

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the in recorded and 1935 Benedict by Deed dated October 24, Howard O.

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Clerk's βŽq (1) conveyed 13. Orange at \circ premises Eleanor Deeds same and in Ö 1059 recorded be the Liber ţ ţ and Ŋ ifford intended ហ 9 and September September Benedict BEING deed dated qo 0 Howard

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ORANGE COUNTY CLERK'S OFFICE RECORDING PAGE, THIS PAGE IS PART OF THE INSTRUMENT - DO NOT REMOVE TYPE NAME(S) OF PARTY(S) TO DOCUMENT: BLACK INK ESTATE OF ELEANOR C. GRAHAM ESTATE OF ELEANOR C. GRAHAM, LEE CHASE BENEDICT, GERTRUDE BENEDICT and MICHAEL MITCHELL RECORD AND RETURN TO: THERE IS NO FEE FOR THE RECORDING OF THIS PAGE ATTACH THIS SHEET TO THE FIRST PAGE OF EACH 178 GRAWST RECORDED INSTRUMENT DNLY DO NOT WRITE BELOW THIS LINE INSTRUMENT TYPE: DEED ____ MORTGAGE SATISFACTION PROPERTY LOCATION 2009 BLOOMING GROVE (IN) 4280 MONIQUMERTY (IN) 2001 WASHINGTONVILLE (VLG) ____ 4201 NO. PAGES choss ner MAYBROOK (VLG) ___ 2289 CHESTER (TN). CERT. COPY 4203 MONIGOMERY (VLG) CHESTER (VLG) 2489 CORNWALL (TN) 4205 WALDEN (VLG) PAYMENT TYPE: CHECK _____ ____ 4489 MOUNT HOPE (TN) CORNWALL (VLG) ____ 4401 OTISVILLE (VLG) CHARGE ____ 2600 CRAWFORD (TN) /1600 NEWBUNGH (TN) NO FEE 2800 DEERPARK (IN) 4800 NEW WINDSOR (1N) 5089 1UXEDO (IN) CONSIDERATION \$.. Q____ TUXEDO PARK (VLG) TAX EXEMPT 5200 WALLKILL (IN) CHESTER (VLO) ____ 5489 WARWICK (IN) 3300 ONEENVILLE (IN) ____ 5401 FLORIDA (VLG) 3488 HAMPTONBURGH (TN) 5403 GREENWOOD LAKE (VLG) 5405 WATIWICK (VLG) MUNICAGE TYPE: 3889 HIGHLANDS (TN) 5600 WAWAYANDA (TN) ___ (A) COMMERCIAL HIGHLAND FALLS (VLG) INTI YRUBUOOW PBBB (B) 1 OR 2 FAMILY 3889 MINISINK (TN) HATRIMAN (VLG) ___ (C) UNDER \$10,000. 3801 UNIONVILLE (VLG) 4089 MONROE (TN) ____ (E) EXEMPT CITIES ____ (F) 3 TO 8 UNITS 4001 MONROE (VLG) --- 0900 MIDDLETOWN ___ (I) NAT PERSONCH UNION 4003 HARRIMAN (VLG) ___ 1100 NEWBURGH (J) NATPER CRUM OR 2 KIRYAS JOEL (VLG) ___ 1300 PORT JERVIS ___ (K) CONDO ___ 9999 HOLD Lorrie J. Devoon RECEIVED FROM: GAENOOL COX DONNA L. BENSON Orange County Clerk LIBER 5219 PAGE 256 LIBER 5219 PAGE 256 DRANGE COUNTY CLERKS OFFICE 1129 DAY RECORDED/FILED 01/06/2000 02:47:48 PM

37.00 EDUCATION FUND

NUMBER: 005332

PRIVATE ROAD MAINTENANCE AGREEMENT

WHEREAS, the parties hereto are the record owners of property either abutting or including lands containing a private road running northerly and easterly from New York State Route 94, a public road, in the Town of Cornwall, County of Orange, State of New York, which private road is depicted at Schedule "A" attached hereto and made a part hereof; and

WHEREAS, the said ESTATE OF GRAHAM is the owner of lands described at Liber 1952 of Deeds, p. 358, Orange County Clerk, and WHEREAS, the said LEE CHASE BENEDICT is the owner of lands described at Liber 2044 of Deeds, p. 842, Orange County Clerk, and WHEREAS, the said GERTRUDE BENEDICT is the owner of lands described at Liber 3315, p. 182 and Liber 4065, p. 141, Orange County Clerk, and WHEREAS, the said MICHAEL MITCHELL is the owner of lands described at Liber 3526, p. 330, Orange County Clerk, and

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WHEREAS, it is in the best interests of the aforesaid parties and their respective heirs, successors and assigns to have an agreement which sets forth the obligation to maintain and repair the private road so that it is at all times in a passable condition and which sets forth the financial obligation of the aforesaid owners with respect to normal maintenance, repair and snow removal and improvements to said private road, and

WHEREAS, it is the intent of the parties hereto to record this Private Road
Maintenance Agreement and for the protection and benefit of the aforesaid lots, to
make the provisions of this Agreement binding upon the present and future owners
of the lands referenced hereinabove and to have said Agreement run with the land;

NOW, THEREFORE, it is hereby agreed as follows:

4: .

17.39

- I. The Parties hereto, their heirs, distributees, successors and assigns shall have the joint, equal and mutual right to use the private road between their respective parcels and NYS Route 94 for all appurtenant and lawful uses and for ingress and egress for their mutual convenience and benefit.
- The expenses of ice control and snow removal, necessary maintenance or improvements shall be apportioned as follows:
 - a) Estate of Graham Thirty-five (35%) percent
 - b) Lee Chase Benedict Thirty (30%) percent
 - c) Gertrude Benedict Twenty (20%) percent

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- d) Michael Mitchell Fifteen (15%) percent
- 3. The expenses of road improvements up to the sum of ONE THOUSAND (\$1,000.00) DOLLARS including, without limitation, re-surfacing and/or drainage, shall be apportioned in the same manner set forth in Paragraph 2 above, provided that the owners of at least three (3) of the aforesaid four (4) lots, each lot having one vote, agree to the installation of such major improvements. Road improvements costing more than ONE THOUSAND (\$1,000.00) DOLLARS annually must be approved by all four (4) of the owners of the four (4) properties described herein and shall be apportioned per the same formula set forth at Paragraph 2 above. The decision to plow snow and/or control ice and/or repair potholes shall be made by a Road Manager to be selected annually by a majority of the lot owners, each lot owner having one vote. The Road Manager must be one of the lot owners. The Road Manager's decisions shall be final and binding upon all of the lot owners but must take into consideration the needs of any of the lot owners to be able to travel the private road at different times of the day or night.
- 4. In the event that the said private road ever becomes a public road, this and the said private road ever becomes a public road, this agreement shall be null and void.
- 5. No structures, including, without limitation, walls, fences or plantings shall be erected upon any part of the private road which will interfere with the rights of ingress and egress provided in paragraph I hereinabove.

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6. The lot owners agree that the private road shall always be maintained so as to be passable by ordinary vehicles and this shall include prompt repair of "potholes" or other defects in the road which cause said private road to fail to meet that standard or cause said road to become otherwise substandard.

7. Each lot owner for himself, his heirs, executors and assigns covenants and agrees to pay his or her share of the cost to maintain, repair and remove snow from the private road and to perform other improvements in accord with the terms of this Agreement. The lot owner's assessment in this regard shall be paid promptly when same becomes due.

8. In the event a lot owner fails to pay the assessment promptly when due, the amount of the assessment shall be a lien against the lot owner's premises to which the assessment applies. The assessment lien may be enforced in equity as in the case of any lien foreclosure and shall include the reasonable attorney's fees and other costs of enforcing and collecting on the same. The assessment shall accrue to the benefit of and may be enforced jointly and severally by the other property owners or by a general contractor hired by the lot owners on their behalf to do maintenance or repair work on the said private road.

9. This Agreement shall be binding upon the parties hereto, their heirs, successors and assigns.

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And the second s

IN WITNESS WHEREOF the parties have set their hands and seals en the 17 day of September, 1999. ESTATE OF ELEANOR C. GRAHAM STATE OF NEW YORK COUNTY OF ORANGE) On this ______ day of September, 1999, before me personally came DONALD C. GRAHAM, the Administrator of the Estate of Eleanor C. Graham, to me known to be the individual described in and who executed the foregoing instrument, and acknowledged that he executed the same Statistics of the कुद जो क्राउपिति क I subject to the first party that the LIBER 5219 PAGE 261

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ORANGE COUNTY CLERK'S OFFICE RECORDING PAGE THIS PAGE IS PART OF THE INSTRUMENT - DO NOT REMOVE

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ATTACH THIS SHEET TO THE FIRST PAGE OF EACH RECORDED INSTRUMENT ONLY DO NOT WRITE BELOW THIS LINE

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